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ALVERSON TAYLOR & SANDERS	
KURT R. BONDS, ESQ. Nevada Bar No. 6228	
DAVID M. SEXTON, ESQ.	
6605 GRAND MONTECITO PARKWAY	
(702) 384-7000	
	METRICT COURT
UNITED STATES D	ISTRICT COURT
FOR THE DISTRI	CT OF NEVADA
ARIANNY CELESTE LOPEZ, BROOKE	
JOHNSON a/k/a BROOKE TAYLOR,	Case No. 2:19-c
CAITLIN O'CONNOR, CLAUDIA	
SAMPEDRO, DANIELLE RUIZ, IRINA	
75 25%	STIPULATION
JONES, ROSIE ROFF, SARA	EXTENSION OF PLAINTIFFS T
UNDERWOOD, SHEENA WEBER a/k/a	DEFENDANT
SHEENA LEE, and TYRAN RICHARD	DISMISS
Plaintiffs,	(FIRST REQUI
vs.	
	l .
D. WESTWOOD, INC. d/b/a TREASURES	
	KURT R. BONDS, ESQ. Nevada Bar No. 6228 DAVID M. SEXTON, ESQ. Nevada Bar No. 14951 6605 GRAND MONTECITO PARKWAY SUITE 200 LAS VEGAS, NEVADA 89149 (702) 384-7000 efile@alversontaylor.com Attorneys for Plaintiffs UNITED STATES D FOR THE DISTRI ARIANNY CELESTE LOPEZ, BROOKE JOHNSON a/k/a BROOKE TAYLOR, CAITLIN O'CONNOR, CLAUDIA SAMPEDRO, DANIELLE RUIZ, IRINA VORONINA, JESSICA HINTON a/k/a JESSA HINTON, INA SCHNITZER a/k/a JORDAN CARVER, LINA POSADA, LUCY PINDER, MARIANA DAVALOS, ROSIE JONES, ROSIE ROFF, SARA UNDERWOOD, SHEENA WEBER a/k/a SHEENA LEE, and TYRAN RICHARD Plaintiffs,

FOR THE DISTRICT OF NEVADA

Defendant.

Case No. 2:19-cv-01842-JCM-BNW

STIPULATION AND ORDER FOR EXTENSION OF TIME FOR PLAINTIFFS TO RESPOND TO **DEFENDANT'S MOTION TO** DISMISS

(FIRST REQUEST)

COME NOW Plaintiffs, Arianny Celeste Lopez, Brooke Johnson aka Brooke Taylor, Caitlin O'Connor, Claudia Sampedro, Danielle Ruiz, Irina Voronina, Jessica Hinton a/k/a Jordan Carver, Lina Posada, Lucy Pinder, Mariana Davalos, Rosie Jones, Rosie Roff, Sara Underwood, Sheena Weber a/k/a Sheena Lee, and Tyran Richard (collectively "Plaintiffs"), by and through KRB/26447

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ALVERSON TAYLOR & SANDERS

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their counsel of record, Alverson Taylor & Sanders, and Defendant, D. Westwood, Inc. d/b/a Treasures Gentlemen's Club ("Defendant"), by and through its counsel of record, Wilson, Elser, Moskowitz, Edelman & Dicker, LLP, and hereby stipulate and agree to extend the deadline for Plaintiffs to file a Response to Defendant's Motion to Dismiss Plaintiffs' Complaint Under Fed. R. Civ. P. 12(b)(6) up to and including September 11, 2020. Defendant's Motion to Dismiss was filed on August 14, 2020. See ECF No. 22.

This stipulation is submitted in compliance with LR IA 6-1.

This is the Parties' first request for extension of this deadline. The Parties affirm that this extension is sought in good faith and not for the purpose of delay.

IT IS SO STIPULATED.

Dated this 26th day of August, 2020.

Dated this ____ day of August, 2020.

ALVERSON TAYLOR & SANDERS

WILSON ELSER MOSKOWITZ EDELMAN & DICKER LLP

By: David M. Sexton

KURT B. BONDS, ESQ.
Nevada Bar No.: 6228
DAVID M. SEXTON, ESQ.
Nevada Bar No. 14951
6605 Grand Montecito Pkwy. #200
Las Vegas, NV 89149
Attorneys for Plaintiffs

By: I-Che Lai
DAVID S. KAHN, ESQ.
Nevada Bar No. 7038
I-CHE LAI, ESQ.
Nevada Bar No.: 12247
300 South Fourth Street, 11th Floor

Las Vegas, NV 89101 Attorneys for Defendant

<u>ORDER</u>

Based on the Stipulation of the Parties, and good cause appearing, Plaintiffs are hereby permitted to respond to Defendant's Motion to Dismiss on or before September 11, 2020.

IT IS SO ORDERED September 1, 2020.

UNITED STATES DISTRICT JUDGE

N/CLIENTS/26400/26447/pleading/SAO to Extend Time to Respond to MTD docx

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